

And the a^d Catherine saith that she for any thing preallodged from having her action a^d to be precluded ought not because she saith that within three years next past to witt the fourteenth day of January seventeen hundred thirty and four a^d administration a^d to the a^d Catherine in due form of Law in form a^d was committed to witt at Somerset County a^d which the same action within three years to the same Catherine did accrue and this she is ready to verify wherefore she prays Judgment and her damages by occasion of the premises a^d to her to be adjudged - And the said Richard says that the second plead a^d of the said Catherine by replication above pleaded and the matter therein contained are not sufficient in Law her accou a^d against him to have and maintain and that he to that plea in manner and form a^d by replication pleaded hath no need or by the Law of the Land is in any wise held to answer and this he is ready to verify wherefore he prays Judgment if the said Catherine his accou a^d against her to have and maintain ought &c - and wherupon the a^d Catherine altho solemnly called saith that she will no further prosecute her witt a^d against the a^d Richard but voluntarily suffered her suit to be discontinued - Therefore she and her pledges of prosecuting be in mercy to witt John Doe and Richard Roe and that the said Richard Knite goe thereof without day fee

At R H John Bishop Command was given to the sheriff of Somerset Co. Gd. Donnick Dennis that he should take Donnick Dennis late of So. nero County in the province of Maryland planter ab^d dict Donnick Dennis Junior of Somerset and province above said planter if he should be found in his bailywicks and him should safe keep so that he might have his body before the Justices of his Lordships County Court